UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

The United States of America and the defendant hereby jointly request that the time period from 12 Hz. to 513 Hz. be excluded from the computation of the time period within high. () an information or indictment must be filed, or (XW) () trial of the charges against defendant must commence. (XC) the parties seek the exclusion of the foregoing period because () they are engaged in plea negotiations, which they believe are likely to result in a disposition of the asse without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the rist they would not, despite their diligence, have reasonable time for effective preparation for trial, they need additional time to prepare for trial due to the complexity of case, () The defendant statue that he/she has been fully advised by counsel of his/her rights guaranteed under the ixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of its Court adopted pursuant to that Act, and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant netratude that he/she has a right to be tried before a jury within a specified office no counting periods excluded. The joint application of the United States of America and the defendant having been heard at a proceeding in the date below, the time period from	UNITED STATES OF AMERICA	ADDITION OF THE
The United States of America and the defendant hereby jointly request that the time period from 1/2/14. To 5/3/16 be excluded from the computation of the time period within hich () an information or indictment must be filed, or (XW) () trial of the charges against defendant must commence. (XC) The parties seek the exclusion of the foregoing period because () they are engaged in plea negotiations, which they believe are likely to result in a disposition of the ass without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the riant they would not, despite their diligence, have reasonable time for effective preparation for trial, they need additional time to prepare for trial due to the complexity of case, () The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the ixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of its Court adopted pursuant to that Act, and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant inderstands that he/she has a right to be tried before a jury within a specific time for counting periods excluded. When the date below, the time period from	,	APPLICATION AND ORDER OF EXCLUDABLE DELAY
The United States of America and the defendant hereby jointly request that the time period from 1/2/14. To 5/3/16 be excluded from the computation of the time period within high the computation of the time period within be excluded from the computation of the time period within the computation of the charges against defendant anust connected. (AC) The parties seek the exclusion of the foregoing period because () they are engaged in plea negotiations, which they believe are likely to result in a disposition of the ass without that, and they require an exclusion of time in order to focus efforts on plea negotiations without the rist they would not, despite their diligence, have reasonable time for effective preparation for trial, they need additional time to prepare for trial due to the complexity of case, The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the ixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of its Court adopted pursuant to that Act, and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant aderstands that he/she has a right to be tried before a jury within a specific time for counting periods excluded. The joint application of the United States of America and the defendant having been heard at a proceeding the date below, the time period from	M ~ ch 'a Cl	Case No. 15Cr (37[KAM]
be excluded from the computation of the time period within high () an information or indictment must be filed, or (XW) () trial of the charges against defendant must commence. (XC) the parties seek the exclusion of the foregoing period because () they are engaged in plea negotiations, which they believe are likely to result in a disposition of this see without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the rist they would not, despite their diligence, have reasonable time for effective preparation for trial, they need additional time to prepare for trial due to the complexity of case, () The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the exith Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of is Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Chiminal Procedure. The defendant inderstands that he/she has a right to be tried before a jury within a specified time flot counting periods excluded. The joint application of the United States of America and the defendant having been heard at a proceeding the date below, the time period from	MOCOUN SURVEY	
be excluded from the computation of the time period within high () an information or indictment must be filed, or (XW) () trial of the charges against defendant must commence. (XC) the parties seek the exclusion of the foregoing period because () they are engaged in plea negotiations, which they believe are likely to result in a disposition of the see without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the rist they would not, despite their diligence, have reasonable time for effective preparation for trial, they need additional time to prepare for trial due to the complexity of case, The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the exith Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of is Court adopted pursuant to that Act; and Rule 50(t) of the Federal Rules of Chiminal Procedure. The defendant aderstands that he/she has a right to be tried before a jury within a specified time flot counting periods excluded. The joint application of the United States of America and the defendant having been heard at a proceeding the defendant period from		
be excluded from the computation of the time period within high () an information or indictment must be filed, or (XW) () trial of the charges against defendant must commence. (XC) the parties seek the exclusion of the foregoing period because () they are engaged in plea negotiations, which they believe are likely to result in a disposition of the see without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the rist they would not, despite their diligence, have reasonable time for effective preparation for trial, they need additional time to prepare for trial due to the complexity of case, The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the exith Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of is Court adopted pursuant to that Act; and Rule 50(t) of the Federal Rules of Chiminal Procedure. The defendant aderstands that he/she has a right to be tried before a jury within a specified time flot counting periods excluded. The joint application of the United States of America and the defendant having been heard at a proceeding the defendant period from	The United States of America and the	defendant hereby jointly request that the time period from
() an information or indictment must be filed, or (XW) () trial of the charges against defendant must commence. (XC) the parties seek the exclusion of the foregoing period because () they are engaged in plea negotiations, which they believe are likely to result in a disposition of the ase without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the rise they would not, despite their diligence, have reasonable time for effective preparation for trial, they need additional time to prepare for trial due to the complexity of case, () The defendant states that be she has been fully advised by counsel of his/her rights guaranteed under the exth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of is Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant adderstands that he/she has a right to be tried before a jury within a specific time for counting periods excluded. When the date below, the time period from	713/16 to 5/3/16	be excluded from the computation of the time period within
trial of the charges against defendant must commence. (XC) the parties seek the exclusion of the foregoing period because () they are engaged in plea negotiations, which they believe are likely to result in a disposition of this see without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the rist at they would not, despite their diligence, have reasonable time for effective preparation for trial, they need additional time to prepare for trial due to the complexity of case, () The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the exth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of is Court adopted pursuant to that Act, and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant inderstands that he/she has a right to be tried before a jury within a specified time not counting periods excluded. The joint application of the United States of America and the defendant having been heard at a proceeding the date below, the time period from	nich	
he parties seek the exclusion of the foregoing period because () they are engaged in plea negotiations, which they believe are likely to result in a disposition of the asse without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the risat they would not, despite their diligence, have reasonable time for effective preparation for trial, they need additional time to prepare for trial due to the complexity of case, () The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the fixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of its Court adopted pursuant to that Act, and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant adopted pursuant to that Act, and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant adopted pursuant to the total before a jury within a specific time not counting periods excluded. For U.S. httpney, E.D.N.Y. For U.S. httpney, E.D.N.Y. The date below, the time period from	() an information or indictment p	rust be filed on (YVI)
the parties seek the exclusion of the foregoing period because () they are engaged in plea negotiations, which they believe are likely to result in a disposition of the asse without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the risk at they would not, despite their diligence, have reasonable time for effective preparation for trial, they need additional time to prepare for trial due to the complexity of case, The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the ixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of its Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant inderstands that he/she has a right to be tried before a jury within a specified time for counting periods excluded. The joint application of the United States of America and the defendant having been heard at a proceeding in the date below, the time period from		
() they are engaged in plea negotiations, which they believe are likely to result in a disposition of the asse without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the relation to the property of the property of the relation of the relations of the relations will result in a disposition of this case into the relation of the reasonable likelihood that ongoing plea negotiations will result in a disposition of the relation of the relations of the relations of the relations will result in a disposition of the relation of the relations of the relations of the relations of the relations with relations without the risk at they would be denied the reasonable time necessary for effective preparation for trial, taking into account the recroise of the diligence. () Given the reasonable time necessary for effective preparation for trial, taking into account the recroise of the diligence. () Additional relationship in the relatio		
ase without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the riant they would not, despite their diligence, have reasonable time for effective preparation for trial, they need additional time to prepare for trial due to the complexity of case, The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the ixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of its Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant networks have a right to be tried before a jury within a specified time box counting periods excluded. The joint application of the United States of America and the defendant having been heard at a proceeding in the date below, the time period from	he parties seek the exclusion of the foregoing I	period because
ase without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the riant they would not, despite their diligence, have reasonable time for effective preparation for trial, they need additional time to prepare for trial due to the complexity of case, The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the ixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of its Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant networks have a right to be tried before a jury within a specified time box counting periods excluded. The joint application of the United States of America and the defendant having been heard at a proceeding in the date below, the time period from	() they are arranged in plan negati	lations which they believe are likely to result in a disposition of this
they would not, despite their diligence, have reasonable time for effective preparation for trial, they need additional time to prepare for trial due to the complexity of case, The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the ixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of his Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant nderstands that he/she has a right to be tried before a jury within a specific dine not counting periods excluded. The joint application of the United States of America and the defendant having been heard at a proceeding in the date below, the time period from		
they need additional time to prepare for trial due to the complexity of case, The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the fixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the pian and rules of its Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant neerstands that he/she has a right to be tried before a jury within a specific time not counting periods excluded. For U.S. Attorney, E.D.N.Y. Attorney, E.D.N.Y. For U.S. Attorney, E.D		
The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the fixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the pian and rules of his Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant aderstands that he/she has a right to be tried before a jury within a specified time for counting periods excluded. For U.S. Attorney, E.D.N.Y The joint application of the United States of America and the defendant having been heard at a proceeding at the date below, the time period from Philadry 2, 20 lb to Way 3, 20 hereby excluded in computing the time within which () an information or indictment must be filled or (Laral ust commence. The Court finds that this exclusion of time serves the ends of justice and outweigh the interests of the public and the defendant in a speedy trial for the reasons discussed on the record and because () given the reasonable likelihood that ongoing plea negotiations will result in a disposition of this case intout trial, the exclusion of time will allow all counsel to focus their efforts on plea negotiations without the risk they would be denied the reasonable time necessary for effective preparation for trial, taking into account the tercise of due diligence. () Add The To My SO ORDERED. Atthe Brooklyn, N.Y Hub. 3		
ixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of his Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant inderstands that he/she has a right to be tried before a jury within a specified time not counting periods excluded. For U.S. Attorney, E.D.N.Y. The joint application of the United States of America and the defendant having been heard at a proceeding in the date below, the time period from	()	, , , , , , , , , , , , , , , , , , , ,
ixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of his Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant inderstands that he/she has a right to be tried before a jury within a specified time not counting periods excluded. For U.S. Attorney, E.D.N.Y. The joint application of the United States of America and the defendant having been heard at a proceeding in the date below, the time period from		
ixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of his Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant inderstands that he/she has a right to be tried before a jury within a specified time not counting periods excluded. For U.S. Attorney, E.D.N.Y. The joint application of the United States of America and the defendant having been heard at a proceeding in the date below, the time period from	The defendant states that he/she has be-	en fully advised by counsel of his/her rights guaranteed under the
is Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant aderstands that he/she has a right to be tried before a jury within a specified dine not counting periods excluded. For U.S. Attorsey, E.D.N.Y. The joint application of the United States of America and the defendant having been heard at a proceeding in the date below, the time period from		
The joint application of the United States of America and the defendant having been heard at a proceeding in the date below, the time period from		
The joint application of the United States of America and the defendant having been heard at a proceeding at the date below, the time period from	nderstands that he/she has a right to be tried be	fore a jury within a specified time not counting periods excluded.
The joint application of the United States of America and the defendant having been heard at a proceeding at the date below, the time period from	1110	
The joint application of the United States of America and the defendant having been heard at a proceeding at the date below, the time period from	Y Max Show	
The joint application of the United States of America and the defendant having been heard at a proceeding in the date below, the time period from	Defendant	For U.S. Attorney, E.D.N.Y
The joint application of the United States of America and the defendant having been heard at a proceeding the date below, the time period from		
The joint application of the United States of America and the defendant having been heard at a proceeding the date below, the time period from		
hereby excluded in computing the time within which () an information or indictment must be filed or (Latal sust commence. The Court finds that this exclusion of time serves the ends of justice and outweigh the interests of public and the defendant in a speedy trial for the reasons discussed on the record and because () given the reasonable likelihood that ongoing plea negotiations will result in a disposition of this case ithout trial, the exclusion of time will allow all counsel to focus their efforts on plea negotiations without the risk at they would be denied the reasonable time necessary for effective preparation for trial, taking into account the tercise of due diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the provide the properties of the diligence. () Add that I was a few to provide the provide the properties of the diligence. () Add that I was a few to provide the provide	ounsel for Defendant	
hereby excluded in computing the time within which () an information or indictment must be filed or (Latal sust commence. The Court finds that this exclusion of time serves the ends of justice and outweigh the interests of public and the defendant in a speedy trial for the reasons discussed on the record and because () given the reasonable likelihood that ongoing plea negotiations will result in a disposition of this case ithout trial, the exclusion of time will allow all counsel to focus their efforts on plea negotiations without the risk at they would be denied the reasonable time necessary for effective preparation for trial, taking into account the tercise of due diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the provide the properties of the diligence. () Add that I was a few to provide the provide the properties of the diligence. () Add that I was a few to provide the provide		
hereby excluded in computing the time within which () an information or indictment must be filed or (Latal sust commence. The Court finds that this exclusion of time serves the ends of justice and outweigh the interests of public and the defendant in a speedy trial for the reasons discussed on the record and because () given the reasonable likelihood that ongoing plea negotiations will result in a disposition of this case ithout trial, the exclusion of time will allow all counsel to focus their efforts on plea negotiations without the risk at they would be denied the reasonable time necessary for effective preparation for trial, taking into account the tercise of due diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the properties of the diligence. () Add that I was a few to provide the provide the properties of the diligence. () Add that I was a few to provide the provide the properties of the diligence. () Add that I was a few to provide the provide	The joint application of the United Stat	es of America and the defendant having been heard at a proceeding
ust commence. The Court finds that this exclusion of time serves the ends of justice and outweigh the interests of the public and the defendant in a speedy trial for the reasons discussed on the record and because () given the reasonable likelihood that ongoing plea negotiations will result in a disposition of this case ithout trial, the exclusion of time will allow all counsel to focus their efforts on plea negotiations without the risk at they would be denied the reasonable time necessary for effective preparation for trial, taking into account the services of due diligence. () Additional discount the trial and the following pleasure of the diligence of t	the date below the time period from	rebalan 3, 20 16 to Mary 3, 20 16
ust commence. The Court finds that this exclusion of time serves the ends of justice and outweigh the interests of a public and the defendant in a speedy trial for the reasons discussed on the record and because () given the reasonable likelihood that ongoing plea negotiations will result in a disposition of this case ithout trial, the exclusion of time will allow all counsel to focus their efforts on plea negotiations without the risk at they would be denied the reasonable time necessary for effective preparation for trial, taking into account the tercise of due diligence. () Additional discovery and their trial to find the trial to find the tercise of due diligence. () Additional discovery and their trial to find the trial to find t	hereby excluded in computing the time within	which () an information or indictment must be filed or (Lata!
e public and the defendant in a speedy trial for the reasons discussed on the record and because () given the reasonable likelihood that ongoing plea negotiations will result in a disposition of this case ithout trial, the exclusion of time will allow all counsel to focus their efforts on plea negotiations without the risk at they would be denied the reasonable time necessary for effective preparation for trial, taking into account the tercise of due diligence. (Add had because		
() given the reasonable likelihood that ongoing plea negotiations will result in a disposition of this case ithout trial, the exclusion of time will allow all counsel to focus their efforts on plea negotiations without the risk at they would be denied the reasonable time necessary for effective preparation for trial, taking into account the tercise of due diligence. () Add the diligence and the following and the following so ordered. SO ORDERED. ated: Brooklyn, N.Y	·	
ithout trial, the exclusion of time will allow all counsel to focus their efforts on plea negotiations without the risk at they would be denied the reasonable time necessary for effective preparation for trial, taking into account the tercise of due diligence. (So ORDERED. ated: Brooklyn, N.Y 2016		·
at they would be denied the reasonable time necessary for effective preparation for trial, taking into account the service of due diligence. (Value of the denied the reasonable time necessary for effective preparation for trial, taking into account the service of due diligence. (Value of the denied the reasonable time necessary for effective preparation for trial, taking into account the service of due diligence. (Value of the denied the reasonable time necessary for effective preparation for trial, taking into account the service of due diligence. (Value of the denied the reasonable time necessary for effective preparation for trial, taking into account the service of due diligence. (Value of the denied the reasonable time necessary for effective preparation for trial, taking into account the service of due diligence. (Value of the denied the reasonable time necessary for effective preparation for trial, taking into account the service of due diligence. (Value of the denied the reasonable time necessary for effective preparation for trial, taking into account the service of due diligence. (Value of the denied the reasonable time necessary for effective preparation for trial, taking into account the service of due diligence. (Value of the denied the reasonable time necessary for effective preparation for trial, taking into account the service of due diligence. (Value of the denied the reasonable time necessary for effective preparation for trial, taking into account the service of due diligence. (Value of the denied the reasonable time necessary for effective preparation for trial, taking into account the service of due diligence. (Value of the denied th	() given the reasonable likelihood to	hat ongoing plea negotiations will result in a disposition of this case
so ordered. So or	rithout trial, the exclusion of time will allow all	ecessary for effective preparation for trial taking into account the
SO ORDERED. ated: Brooklyn, N.Y toh 3 20 16		and the control of th
so ordered. ated: Brooklyn, N.Y Anh 3 20 16	CX Addition	die com and this to min
ated: Brooklyn, N.Y for 3 20 16	V) - White the same of the sam	The state of the s
ated: Brooklyn, N.Y for 3 20 16	SO ORDERED.	
toh 3 20/h		
the 3	ated: Brooklyn, N.Y	
100.	416 3 211 110	must !
United States N.A.H. Judge		
Office States Just W Judge	100.	United States Dearlist Judge